DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below, next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or any original, first, and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

AN ELECTRODE ASSEMBLY FOR A THERMOKERATOPLASTY SYSTEM USED TO

CORRECT VISION ACUITY						
the specification of which	wa Un or i	PCT Intern		nber		
		(if applicable)				
application filed before m	amended by any nvention was evented or described year prior to this any invention, that e year prior to this ventor's certificates of America on months (for a utility of the prior to the prior to the prior of the prior to the	amendment known of the same application the same is application is application an application an application an application an application is application applicat	ent referred to above. I dor used in the United State inted publication in any con, that the invention was was not in public use or ion, and that the invention efore the date of this appartion filed by me or my late.	o not know and do not es of America before my country before my invention not published in an on sale in the United States n has not been patented or lication in any country		
I acknowledge the duty to in Title 37, Code of Feder	disclose all info al Regulations, S	rmation ki Section 1.5	nown to me to be materia	al to patentability as defined		
I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d), of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:						
Prior Foreign Application	<u>(s);</u>					
APPLICATION	COUNTRY	`	DATE OF FILING	PRIORITY CLAIMED		
NUMBER	INDICATE I	F PCT)	(day, month, year)	UNDER 35 USC 119		
				□ No □ Yes		

Atty. Docket No. 155694-0076 497639

provisional application(s) listed below:

I hereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States

FILING DATE

APPLICATION

NUMBER

I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

APPLICATION NUMBER	FILING DATE	STATUS (ISSUED, PENDING, ABANDONED)

I hereby appoint IRELL & MANELLA LLP, a firm including: Paul Backofen, Reg. No. 42,278; Rey Barcello, Reg. No. 42,290; Norman E. Brunell, Reg. No. 26,533; Douglas Carsten, Reg. No. 43,534; Gary Frischling, Reg. No. 35,515; Benjamin Hattenbach, Reg. No. 41,820; Andrei Iancu, Reg. No. 41,862; Soyeon Pak Laub, Reg. No. 39,266; Jonathan Lindsay, Reg. No. 45,810; Samuel K. Lu, Reg. No. 40,707; Kimberley G. Nobles, Reg. No. 38,255; Lisa Partain, Reg. No. 40,763; Babak Redjaian, Reg. No. 42,096; Flavio Rose, Reg. No. 40,791; David Rosman, Reg. No. 43,059; Peter Wied, Reg. No. 43,264; Sharon Wong, Reg. No. 37,760; and Ben J. Yorks, Reg. No. 33,609; my attorneys; with offices located at 840 Newport Center Drive, Suite 400, Newport Beach, California 92660, telephone (949) 760-0991, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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